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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/620,728	07/16/2003	Yasuhiro Mizohata	P/ 2699-25	9065
2352	7590	02/14/2007	EXAMINER	
OSTROLENK FABER GERB & SOFFEN 1180 AVENUE OF THE AMERICAS NEW YORK, NY 100368403			WILKINS III, HARRY D	
		ART UNIT	PAPER NUMBER	
		1742		
SHORTENED STATUTORY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTHS	02/14/2007	PAPER		

**Please find below and/or attached an Office communication concerning this application or proceeding.**

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	10/620,728	MIZOHATA ET AL.	
	<b>Examiner</b>	<b>Art Unit</b>	
	Harry D. Wilkins, III	1742	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

- 1) Responsive to communication(s) filed on 18 December 2006.
- 2a) This action is **FINAL**.                    2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

- 4) Claim(s) 1,3,5-11 and 36-42 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) Claim(s) 5-8 and 39 is/are allowed.
- 6) Claim(s) 1,3,9-11,36-38 and 40-42 is/are rejected.
- 7) Claim(s) 41 is/are objected to.
- 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on 16 July 2003 is/are: a) accepted or b) objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All    b) Some \* c) None of:
  1. Certified copies of the priority documents have been received.
  2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)          | 4) <input type="checkbox"/> Interview Summary (PTO-413)           |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date: _____                                      |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)          | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date: _____   | 6) <input type="checkbox"/> Other: _____                          |

## **DETAILED ACTION**

### ***Status***

1. The objection to claim 1 has been withdrawn in view of the rearrangement of the order of the claim limitations such that the recitation "the plating liquid container" occurs after the recitation "a plating liquid container".
2. The rejection of claims under 35 USC 103 as being unpatentable over Ting et al (and combinations thereof) have been withdrawn in view of Applicant's amendment to the scope of the claims requiring that cartridge be designed such that the entrance and exit are on the same side.
3. The rejection under 35 USC 102(e) based on Mizohata et al (US 6,958,113) has been withdrawn in view of Applicant's perfection of the foreign priority claim, such that Miizohata et al no longer qualifies as prior art under 35 USC 102. Additionally, the claims of the '113 patent do not support an obviousness-type double patenting rejection because the necessary features related to the replacement liquid are not present.

### ***Claim Objections***

4. Claim 41 is objected to because of the following informalities: in line 8, "of" should be "and" to provide proper coordination of the circulation mechanism with the plating section and the copper dissolution tank. Appropriate correction is required.

### ***Claim Rejections - 35 USC § 103***

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

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invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 36-38 and are rejected under 35 U.S.C. 103(a) as being unpatentable over Ting et al (US 5,997,712) in view of Starinshak et al (US 5,100,517) and Stanford et al (US 5,336,406).

Ting et al teach (see abstract, figure 1 and col. 1) a plating apparatus including a plating section (not shown) for performing a plating process with the use of a plating liquid for plating a substrate with copper, the plating section having an insoluble anode; a copper dissolution tank (29) connected to the plating section for communication of the plating liquid with the plating section and accommodating therein a copper supply source; a plating liquid container (11) capable of containing the plating liquid in a greater amount than the plating vessel; a first and a second circulation mechanism for circulating plating liquid between the copper dissolution tank and the plating liquid container and between the plating liquid container and the plating vessel. The apparatus is set up such that the copper dissolution tank was connected to the plating section via the plating liquid container. The cartridge was densely filled with the copper supply source.

Thus, Ting et al fail to teach (1) that the copper supply source was generally uniformly dissolvable as claimed and (2) the cartridge as claimed.

However, Starinshak et al teach (see col. 5, lines 52-61) that copper supply sources (24) could be made in various geometric shapes, and that the various shapes had no material affect on the dissolution of the copper supply source.

Therefore, it would have been obvious to one of ordinary skill in the art to have selected the shape of the copper supply source to be uniformly dissolvable as claimed since it was known in the art to make a copper supply source to be in any desired shape, such as in a uniformly dissolvable arrangement, in a pipe form disposed generally parallel to the flow path and plates disposed generally parallel to the flow path. Changing the shape of the copper supply source was shown to be an obvious variation by the teachings of Starinshak et al.

Stanford et al teach (see abstract, figures and col. 1) a filter cartridge for disposing in-line in a fluid flow line that is designed to automatically open and close with the disengaging of the cartridge. Otherwise, the cartridge has the claimed shape.

Therefore, it would have been obvious to one of ordinary skill in the art to have substituted the shape of an in-line cartridge disclosed by Stanford et al for the cartridge disclosed by Ting et al because the cartridge of Stanford et al provided safety shut off of flow when the cartridge was removed for replacement and also substantially prevented leakage of fluid by the arrangement of the cartridge with an outer pipe with one end being closed and an inlet and an outlet at the opposite end.

7. Claims 41 and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ting et al (US 5,997,712) in view of Schaer (US 4,324,623) and Stanford et al (US 5,336,406).

Ting et al teach (see abstract, figure 1 and col. 1) a plating apparatus including a plating section (not shown) for performing a plating process with the use of a plating liquid for plating a substrate with copper, the plating section having an insoluble anode;

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a copper dissolution tank (29) connected to the plating section for communication of the plating liquid with the plating section and accommodating therein a copper supply source; and, a first circulation mechanism for circulating plating liquid between the copper dissolution tank and the plating section.

Thus, Ting et al fail to teach (1) that the copper supply source was composed of copper wire and (2) the cartridge as claimed.

With respect to (1), Ting et al teach preferentially using copper hydroxide or copper oxide as the copper supply source, but expressly teaches (see paragraph spanning cols. 2 and 3) that the copper supply source should not be construed as being limited to only those copper supply sources. However, Schaer teaches (see abstract) utilizing scrap copper wires as the copper source to replenish a copper electroplating solution. Therefore, it would have been obvious to one of ordinary skill in the art to have utilized cheaper scrap copper wire as the copper supply source instead of the copper hydroxide or copper oxide in order to have reduced overall costs of electroplating.

With respect to (2), Stanford et al teach (see abstract, figures and col. 1) a filter cartridge for disposing in-line in a fluid flow line that is designed to automatically open and close with the disengaging of the cartridge. Otherwise, the cartridge has the claimed shape. Therefore, it would have been obvious to one of ordinary skill in the art to have substituted the shape of an in-line cartridge disclosed by Stanford et al for the cartridge disclosed by Ting et al because the cartridge of Stanford et al provided safety shut off of flow when the cartridge was removed for replacement and also substantially

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prevented leakage of fluid by the arrangement of the cartridge with an outer pipe with one end being closed and an inlet and an outlet at the opposite end.

Regarding claim 41, the cartridge disclosed by Stanford et al included an inner pipe and the flow pattern arrangement as claimed.

8. Claims 1, 9-10 and 40 and are rejected under 35 U.S.C. 103(a) as being unpatentable over Ting et al (US 5,997,712) in view of Schaer (US 4,324,623), Dordi et al (US 6,258,220) and Stanford et al (US 5,336,406).

Ting et al teach (see abstract; figure 1 and col. 1) a plating apparatus including a plating section (not shown) for performing a plating process with the use of a plating liquid for plating a substrate with copper, the plating section having an insoluble anode; a copper dissolution tank (29) connected to the plating section for communication of the plating liquid with the plating section and accommodating therein a copper supply source; a plating liquid container (11) capable of containing the plating liquid in a greater amount than the plating vessel; a first and a second circulation mechanism for circulating plating liquid between the copper dissolution tank and the plating liquid container and between the plating liquid container and the plating vessel. The apparatus is set up such that the copper dissolution tank was connected to the plating section via the plating liquid container.

Thus, Ting et al fail to teach (1) that the copper supply source was composed of copper wire, (2) including a plurality of plating vessels in the plating section and (3) the cartridge as claimed.

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With respect to (1), Ting et al teach preferentially using copper hydroxide or copper oxide as the copper supply source, but expressly teaches (see paragraph spanning cols. 2 and 3) that the copper supply source should not be construed as being limited to only those copper supply sources. However, Schaer teaches (see abstract) utilizing scrap copper wires as the copper source to replenish a copper electroplating solution. Therefore, it would have been obvious to one of ordinary skill in the art to have utilized cheaper scrap copper wire as the copper supply source instead of the copper hydroxide or copper oxide in order to have reduced overall costs of electroplating.

With respect to (2), Ting et al teach utilizing a single plating vessel. Dordi et al teach (see figure 16 and related description) utilizing a single plating liquid container (602) to feed plating solution to multiple plating cells. Therefore, one of ordinary skill in the art would have found it obvious to have utilized the copper electroplating solution replenishment apparatus of Ting et al with multiple plating vessels as suggested by Dordi et al because utilizing a single electroplating solution source with multiple plating vessels increased uniformity across the multiple plating vessels.

With respect to (3), Stanford et al teach (see abstract, figures and col. 1) a filter cartridge for disposing in-line in a fluid flow line that is designed to automatically open and close with the disengaging of the cartridge. Otherwise, the cartridge has the claimed shape. Therefore, it would have been obvious to one of ordinary skill in the art to have substituted the shape of an in-line cartridge disclosed by Stanford et al for the cartridge disclosed by Ting et al because the cartridge of Stanford et al provided safety shut off of flow when the cartridge was removed for replacement and also substantially

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prevented leakage of fluid by the arrangement of the cartridge with an outer pipe with one end being closed and an inlet and an outlet at the opposite end.

Regarding claim 9, Ting et al teach a single copper dissolution tank (cartridge). However, it would have been obvious to one of ordinary skill in the art to have added additional cartridges to increase through-put of the apparatus. Further, Ting et al fail to teach a weight measuring section for individually measuring the weights of the copper cartridges. However, it would have been obvious to one of ordinary skill in the art to have used the weight of the copper cartridge to determine when the cartridge was empty (so as to signal an operator that it needed to be replaced), and to select the copper cartridge as necessary based on the weight (amount) of copper remaining in the basket to improve the autonomous operating lifetime. As the dissolution process occurs, the copper in the dissolution tank was consumed. Various alternatives were possible for determining when to replace the copper in the dissolution tank, such as a visual inspection of the amount of copper remaining (as disclosed by Starinshak et al), the weight of the copper remaining in the tank (such as by the process disclosed by Wales et al (US 4,796,782)), the concentration of copper leaving the dissolution tank (a decrease in the concentration leaving the dissolution tank would indicate that there was insufficient copper present), calculating the amount of copper consumed based on the power consumption of the dissolution tank (by using Faraday's Law), etc. Utilizing a different means for determining when the copper dissolution tank needed to be replenished would have been obvious to one of ordinary skill in the art. Absent

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reasoning why such structure provided unexpected results, these claims are held to be *prima facie* obvious.

Regarding claim 10, it would have been obvious to have used the copper supply source with the lowest weight first in order operate the device with a maximum of filled baskets at any time. By using the lowest basket first, a majority of the baskets will remain filled, such that the cell could operate a longer amount of time without having to have human intervention to fill the baskets.

Regarding claim 40, the weight measuring section would have had a weight meter for receiving each of the cartridges. It would have been obvious to one of ordinary skill in the art to have modified the shape of the cartridges as needed to fit with into the weight meters.

9. Claims 3 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ting et al (US 5,997,712) in view of Schaer (US 4,324,623), Dordi et al (US 6,258,220) and Stanford et al (US 5,336,406) as applied above to claims 1 and 9 and further in view of Starinshak et al (US 5,100,517).

The teachings of Ting et al, Schaer, Dordi et al and Stanford et al do not teach the claimed shape of the copper supply source.

However, Starinshak et al teach (see col. 5, lines 52-61) that copper supply sources (24) could be made in various geometric shapes, and that the various shapes had no material affect on the dissolution of the copper supply source.

Therefore, it would have been obvious to one of ordinary skill in the art to have made the copper supply source to be in any desired shape, such as a stack of mesh

woven-wire sheets. Changing the shape of the copper supply source was shown to be an obvious variation by the teachings of Starinshak et al.

***Response to Arguments***

10. Applicant's arguments with respect to claims 1, 3, 9, 10, 11 and 36-38 have been considered but are moot in view of the new ground(s) of rejection.

***Allowable Subject Matter***

11. Claims 5-8 and 39 are allowed.
12. The following is a statement of reasons for the indication of allowable subject matter: with Mizohata et al (US 6,958,113) being disqualified as prior art, none of the prior art reasonably teach or suggest a control section utilizing a replacement liquid in the copper dissolution tank as claimed.

***Conclusion***

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harry D. Wilkins, III whose telephone number is 571-272-1251. The examiner can normally be reached on M-F 8:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Roy V. King can be reached on 571-272-1244. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

  
Harry D. Wilkins, III  
Primary Examiner  
Art Unit 1742

hdw